

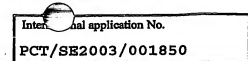
REC'D 17 MAR 2005

INTERNATIONAL PRELIMINARY REPORT ON PATENTARY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

11-616							
Applicant's or agent's file reference FOR FURTHER ACTION See Form PCT/IPEA/416							
gy 0054 wo							
International application No.	International filing date (day/month/year)	Priority date (day/month/year)					
PCT/SE2003/001850	01-12-2003	02-12-2002					
International Patent Classification (IPC) or	national classification and IPC						
B01L 3/00, G01N 35/00,	B01L 3/00, G01N 35/00, B81B 1/00						
·							
Applicant		İ					
GYROS AB et al							
This report is the international pre- Authority under Article 35 and tra	liminary examination report, established by ansmitted to the applicant according to Arti	this International Preliminary Examining cle 36.					
2. This REPORT consists of a total of							
3. This report is also accompanied by							
	•						
	and to the International Bureau) a total of						
sheets of the c	description, claims and/or drawings which l	have been amended and are the basis of this report Authority (see Rule 70.16 and Section 607 of the					
Administrativ	e Instructions).						
sheets which	supersede earlier sheets, but which this Au	thority considers contain an amendment that goes					
beyond the di Supplemental		filed, as indicated in item 4 of Box No. I and the					
<u> </u>							
b (sent to the Internation	onal Bureau only) a total of (indicate type a	nd number of electronic carrier(s))					
111 6	, containing a sequence list	ing and/or tables related thereto, in computer ng to Sequence Listing (see Section 802 of the					
Administrative Instru	s indicated in the supplemental box Relain actions).	ing an bodycenee manne (see evenes and evenes					
This report contains indications re	elating to the following items:						
- ·	f the report						
	-						
		the inventive stan and industrial applicability					
· L_		Ity, inventive step and industrial applicability					
1 1/51	funity of invention						
Box No. V Reason	ed statement under Article 35(2) with regarbility; citations and explanations supporting	rd to novelty, inventive step or industrial					
	documents cited	8 prem premerative					
i <u>L</u>	defects in the international application						
Box No. VIII Certain	Box No. VIII Certain observations on the international application						
Date of submission of the demand	Date of comple	tion of this report					
Date of submission of the demand	Date of comple						
01 07 2004	01-03-20	005					
01-07-2004		Authorized officer					
Name and mailing address of the IPEA/S. Patent- och registreringsverket							
Вож 5055		NV - 1					
S-102 42 STOCKHOLM Faccimile No. +46 8 667 72 88		Ninkovic /itw +46 8 782 25 00					

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY



Box	No. I	Basis of the report			
1.		egard to the language, this report is based on the international application in the langua- ise indicated under this item.	ge in which it was filed, unless		
		This report is based on a translation from the original language into the following language which is the language of a translation furnished for the purposes of:	,		
		international search (under Rules 12.3 and 23.1(b))			
		publication of the international application (under Rule 12.4)			
		international preliminary examination (under Rules 55.2 and/or 55.3)			
2.	furnish	egard to the elements of the international application, this report is based on (replace to the receiving Office in response to an invitation under Article 14 are referred to in a not annexed to this report):			
	\bowtie	the international application as originally filed/furnished	·		
		the description:			
			as originally filed/furnished		
		pages* received by this Authority on			
	_	pages* received by this Authority on			
		the claims:			
ĺ		pages	as originally filed/furnished		
ļ		pages* as amended (together with a	ny statement) under Article 19		
		pages* received by this Authority on pages* received by this Authority on	•		
			 ,		
	ш	the drawings:	as originally filed/furnished		
ł		pages* received by this Authority on			
1		pages* received by this Authority on			
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence	e Listing.		
3.		The amendments have resulted in the cancellation of:			
		the description, pages			
ļ		the claims, Nos.			
		the drawings, sheets/figs			
1	•	the sequence listing (specify):			
		any table(s) related to the sequence listing (specify):			
4.		This report has been established as if (some of) the amendments annexed to this report made, since they have been considered to go beyond the disclosure as filed, as indicated 70.2(c)).	t and listed below had not been in the Supplemental Box (Rule		
		the description, pages			
		the claims, Nos.			
		the drawings, sheets/figs			
		the sequence listing (specify):			
ľ		any table(s) related to the sequence listing (specify):			
*	* If item 4 applies, some or all of those sheets may be marked "superseded."				

Box No. IV Lack of unity of invention
1. In response to the invitation to restrict or pay additional fees the applicant has:
restricted the claims.
paid additional fees.
paid additional fees under protest.
neither restricted nor paid additional fees.
2. This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
complied with.
not complied with for the following reasons:
The application contains two independent inventions, namely:
Invention 1, claims 1-6: An arrangement for rotating one or more microfluidic devices. The devices are attached to seats on a rotary member. The seats are positioned at the same radial distance. The internal microconduit portion, of the microfluidic device, has an upstream part positioned at a shorter radial distance than a downstream part when the microfluidic device is placed in any of the seats.
Invention 2, claims 7-19: A microfluidic device comprising one or more equal microchannel structures. Each of the inlet ports is present on an edge side of the device. The wettability of the inner walls of the inlet permits penetration by self-suction of a predetermined volume of an aqueous liquid.
These inventions are not so linked as to form a single general inventive concept. There is no technical relationship among these two inventions involving a corresponding technical feature. Accordingly, the inventions 1 and 2 do not fulfil the requirements for unity.
4. Consequently, this report has been established in respect of the following parts of the international application: all parts. the parts relating to claims Nos.

Inte	hal application No.
PCT/S	E2003/001850

Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	1-19	YES
		Claims		NO
	Inventive step (IS)	Claims	1-6.8-9.13-14	YES
		Claims	7.10-12.15-19	NO
	Industrial applicability (IA)	Claims	1-19	YES
		Claims		NO

2. Citations and explanations (Rule 70.7)

Documents cited in the International Search Report:

D1 WO 0153794 A1 (Northeastern University), 26 July 2001 D2 EP 1156325 A1 (Matsushita Electric Industrial Co Ltd), 21 November 2001

D3 EP 0693560 A2 (Becton Dickinson and Company), 24 January 1996

D4 WO 0053317 A1 (Biomerieux S.A.), 14 September 2000 D5 US 5627041 A (R.J.Shartle), 6 May 1997

The most relevant documents are D1 and D2. Documents D3-D5 represent the state of the art.

Document D1 describes a sample load and injection device for parallel transfer of liquid samples into channels of a multi channel microfluidic device. The device includes parallel sample introduction capillaries attached to a microfluidic device into which the sample load and injection device are integrated (see figures 1 and 2 and page 10, lines 2-12).

Document D2 discloses a biosensor comprising a cavity into which a liquid sample is introduced and sucked by capillarity into contact with a reagent layer, where a reaction of the reagent with a constituent of the sample takes place (see abstract).

The invention defined in claims 1 - 6 is not disclosed by any of these documents.

The cited prior art does not give any indication that would lead a person skilled in the art to the claimed microfluid arrangement.

.../...

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box V

Therefore, the claimed invention is not obvious to a person skilled in the art.

Accordingly, the invention defined in claims 1 - 6 is novel and is considered to involve an inventive step.

The invention as defined in claim 7 differs from what is known from D1, which is considered to represent the closest prior art, in that sample introduction into the claimed microfluidic device is promoted by capillarity. It is however considered as obvious for a person skilled in the art that liquid in contact with a capillary is drawn into the capillary capillarity, as disclosed in the document D2. Since cited documents relate to the same technical field, the person skilled in the art would use directions from document D2 to modify the device according to document D1 and thus arrive to the invention according to claim 7. Since no unexpected technical effect has been achieved, what is claimed in claim 7 is not considered to involve an inventive step. Therefore, the subject matter of claim 7 is considered as obvious application of known art.

What is further claimed in dependent claims 10-12 and 15-19 is considered to constitute details obvious for a person skilled in the art.

The invention defined in claims 8-9 and 13-14 is not disclosed by any of these documents. Accordingly, the invention defined in these claims is novel and is considered to involve an inventive step.

The claimed invention is regarded to be industrially applicable.